

1
2
3
4
5 IN RE CHARGEPOINT HOLDINGS, INC.
6 DERIVATIVE LITIGATION

7
8
9 This Document Relates to:
10 ALL ACTIONS

11 Case No. 24-cv-00149-EKL

12 (Consolidated)

13
14 **ORDER TO SHOW CAUSE AS TO
15 WHY THE CASE SHOULD NOT
16 BE STAYED**

17 Having reviewed the Parties' Joint Case Management statement filed on September 16,
18 2024, ECF No. 51, it appears a stay in this action may be appropriate. This case raises similar
19 allegations to the securities class action that is before this Court in *Khan v. ChargePoint Holdings,*
20 *Inc.*, 23-cv-06172-EKL. "Courts generally stay a shareholder derivative suit until the culmination
21 of a securities class action when the cases arise from the same factual allegations and the evidence
22 in the former could jeopardize the company's defense in the latter." *In re STEC, Inc. Derivative*
23 *Litig.*, No. CV 10-00667-JVS (MLGx), 2012 WL 8978155, at *4 (C.D. Cal. Jan. 11, 2012); *see also*,
24 *e.g.*, *In re RH S'holder Derivative Litig.*, No. 18-cv-02452-YGR, 2019 WL 580668, at *3–5 (N.D.
Cal. Jan. 23, 2019).

25 //

26 //

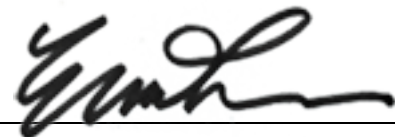
27 //

28 //

1 The Parties shall meet and confer to discuss whether a stipulated stay may be entered in this
2 case. No later than November 1, 2024, the Parties shall file either a stipulation and proposed order
3 staying this case or a joint written response showing cause as to why this case should not be stayed.
4 Unless otherwise ordered, the matter will be taken under submission without oral argument. The
5 Court sets a status conference on February 12, 2025, at 1:30 p.m. via Zoom. This hearing will be
6 vacated if this action is stayed.

7 **IT IS SO ORDERED.**

8 Dated: October 1, 2024



9
10 Eumi K. Lee
11 United States District Judge